FORM 107 - I Medical Report - Injury Revised April 2005

COMMONWEALTH OF KENTUCKY DEPARTMENT OF WORKERS' CLAIMS

FILED:	
Do not write in this space	

MEDICAL REPORT OF

DR._____

Α.		PLAINTIFF INFORMATION				
1.	Plaintiff's name:					
2.	Address:					
3. 4.	Social Security number:					
5.	Plaintiff's job title and employer:					
6.						
7.	Purpose of examination:					
8.	Prior examination by thi	s physician (if any) and date:				
<u></u> В.		PLAINTIFF HISTORY				
Plaint	iff related history of complaints	or alleged injury as follows:				
<u>C.</u>		TREATMENT - Prior and Current				
	l upon a review of records and/ds of hospitalization.)	or history related by plaintiff, treatment provided for this injury has been as follows: (Incl				

Results of physical examination, including objective medical findings to support complaints and/or diagnosis

PHYSICAL EXAMINATION

E. DIAGNOSTIC TESTING						
Check the applicable bl	ock for any tes	ting reviewed an	d relied upon for m	edical conclusions.		
Test Date		Personally Reviewed		Summary of Results		
o X-rays		o Yes	o No			
o CT Scan		o Yes	o No			
o MRI		o Yes	o No			
o Myelogram		o Yes	o No			
o EMG/NCV		o Yes	o No			
o Other (specify)		o Yes	o No			
F.			PROCEDURE(S	surgery performed by this examining physician.		
G.		DIAG	SNOSIS			
Н.		CAUS	ATION			
	aal probability			s/her complaints? O Yes O No		
If the employee sustaine	-	•	•	-		
I.			CAUSAL RELA	-		
Explain how the work-r						
-	•					
J.		IMP	AIRMENT			
1. Using the most impairment is		uides to the Evalu	nation of Permanent	Impairment, the plaintiff's permanent whole person		

Body	y Part or System	Chapter No.	Table No.	% Impairment of the Whole Person			
a.							
b.							
c.							
3.	Plaintiff had an active in	mpairment prior to this in	jury. OYes O No	0			
	A. For affirm	native answer,	specify co	ondition producing active impairm			
	B. For affirmative	ve answer, specify	percentage of i	impairment due to the prior active condi			
4.	Date on which maximum medical improvement was reached:20						
K.		RI	ESTRICTIONS				
1.	The plaintiff described the physical requirements of the type of work performed at the time of injury as follows:						
2.	Does the plaintiff retain the physical capacity to return to the type of work performed at the time of injury? OYes O						
3.	Which restrictions, if ar	ny, should be placed upon	n plaintiff's work a	activities as the result of the injury?			
L.	CER	TIFICATION and QU	JALIFICATION	S of PHYSICIAN			
	•			pinions were formulated within the realm of reason t obtained an Department of Workers' Claims Physi			

Department of Workers' Claims Physician Index Number

Instructions for Completion of Form 107-I, 107-P, 108-OD, 108-CWP and 108-HL

The medical report forms of the Department of Workers' Claims are designed to provide relevant medical information to administrative law judges to assist in determining the occupational implications of a work-related injury or an occupational disease. Therefore, it is important that each section of the forms be carefully and fully completed.

- 1. All information must be typed or neatly printed.
- The Department of Workers' Claims maintains a Physician Index with curricula vitae of physicians. Physicians may be included in the index by tendering a copy of a current curriculum vitae with a request for inclusion to: Physicians Index Clerk, Department of Workers' Claims, 657 Chamberlin Avenue, Frankfort, Kentucky 40601.
- 3. Use of the most recent edition of the AMA <u>Guides to the Evaluation of Permanent Impairment</u> is mandated by statute. Reference should be made to page numbers and tables <u>only from the most recent edition for all physical injuries</u>. For psychiatric conditions, the class of impairment should be stated, with reference to impairment ratings provided in prior editions.
- 4. For Form 108, height of a plaintiff should be measured in centimeters and without shoes. If the plaintiff's height is an odd number of centimeters, the next highest even height in centimeters shall be used.
- 5. Objective medical findings to support a medical diagnosis means information gained through direct observation and testing of the plaintiffs, applying objective or standardized methods. KRS 342.0011(33).
- 6. Medical opinions must be founded on reasonable medical probability, not on mere possibility or speculation. Young v. Davidson, Ky., 463 S.W.2d 924 (1971).
- 7. Pre-existing dormant non-disabling condition is defined as a condition which is capable of arousal into disabling reality by work activities or injury. The condition must be a departure from the normal state of health. KRS 342.020, Newberg v. Armour Food Co., Ky., 834 S.W.2d 172 (1992).

8. Any person who knowingly and with intent to defraud any insurance company or other person files a statement or claim containing any materially false information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime.

Revised 1/26/05